## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

IN RE: INVOKANA (CANAGLIFLOZIN)	)	3:16-md-02750-BRM-LHG
PRODUCTS LIABILITY LITIGATION	)	
	)	
	)	
THIS DOCUMENT APPLIES TO ALL	)	JUDGE BRIAN R. MARTINOTTI
ACTIONS	)	JUDGE LOIS H. GOODMAN
	)	
	)	
	)	

## ORDER TO ADMINISTER SETTLEMENTS RESOLVING CASES AND CLAIMS OF DOUGLAS & LONDON, P.C. PLAINTIFFS

Pending is an Unopposed Motion for Approval of a Qualified Settlement Fund, filed October 16, 2018. Upon consideration of the Motion of Douglas & London, P.C. ("D&L") and for good cause shown, the court hereby **ORDERS** as follows:

- 1. The Unopposed Motion is **GRANTED**.
- 2. To assist in the administration of the settlement of claims brought by the clients of D&L (which shall include all plaintiffs represented by D&L in the Master Settlement Agreements that have been entered into with the Janssen Defendants), the Douglas & London Invokana QSF shall be established as a Qualified Settlement Fund within the meaning of Treasury Regulation Section 1.468B-1, pursuant to this court's continuing subject matter jurisdiction over the underlying matter and consistent with Treas. Reg. Section 1.468B-1(c)(1). All settlements reached by and between Plaintiffs in state or federal litigation or Claimants who are represented by D&L, pursuant to the Master Settlement Agreements, shall be paid into the Douglas & London Invokana QSF (the "QSF").

Archer Systems, LLC is appointed as Fund Administrator and shall serve pursuant

to the terms, conditions and restrictions of the Unopposed Motion, the Master

Settlement Agreements, and the executed Qualified Settlement Fund Agreement,

which is attached to the Motion. D&L and said Fund Administrator are given the

authority to conduct any and all activities necessary to administer this QSF as

described in the Motion.

3.

4. The QSF, which includes all principal and interest earned thereon, shall be

deposited in an account held in custody at Deutsche Bank, with such bank serving

as the Custodian of the QSF. Investment related decisions shall be made pursuant

to the terms and conditions set forth in the Motion, and disbursements from QSF

shall be made pursuant to the terms of the Master Settlement Agreements and the

Qualified Settlement Fund Agreement.

5. The Fund Administrator is authorized to effect qualified assignments of any

resulting structured settlement liability within the meaning of Section 130(c) of the

Internal Revenue Code to the qualified assignee.

6. The Fund Administrator is further authorized, upon final distribution of all monies

paid into the QSF, to take appropriate steps to wind down the QSF, and thereafter

the Fund Administrator is discharged from any further responsibility with respect

to the QSF.

/s/Brian R. Martinotti

HON. BRIAN R. MARTINOTTI

UNITED STATES DISTRICT JUDGE

Dated: November 19, 2018

2